\$5146 ASDER 32398 NOL M& Page 10952 esons (whomsoever THIS TRUST DEED, made this <u>J</u> <u>SEGUADO'S' ULAIO HAD VALENT TANE F- JUNIC</u>, 1988, between ASPEN TITLE & ESCROW, INC., an OREGON CORPORATION as Trustee, and FN REALTY SERVICES, ANC., a CALIFORNIA CORPORATION, TRUSTEE as Beneficiary. -there eventified the second as believed, which at the WITNESSETH. I because in the second second second the second secon Lot ______ in Block ______ of Tract 1184. Oregon Shores. Unit 2: 1st Addition as shown on the map filed on November 8. 1978 in Volume 21, Page 29 of Maps in the office of the County Recorder of said County. R you do not create a frequery frequer aterated purstant to the otes and regulations of the Office of Intertate Land Sales Regulation, U.S. D. estemate different and them. Development in advance of your signing the contract or agreement this contract of agreement and be product at your option for two years from the date of signing. Eller MESSEE BY anna marain a sharada shii ka marain ban fil Manazar marainta kata ana maraina 1094 EP 1201 3 Sec. 6 STATE OF _____ Guad at 01 141.72 together with all and singular the tenements, hereditaments and apportenances and all other rights theretunto belonging or in anywise now or hereafter appertaining, and the rests issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURICIPERFORMANCE of each agreement of granter herein contained and payment of the sum of ELGAFT TRA-OUS HADD beneficiary or order and made by grantor, the final payment of principal and interest thereon according to the terms of a promissory note of even date herewith, payable to The date of maturity of the debt secured by this instrument is the date, stated above, on which the Guel according to the final payment of an anywite instrument is the date. together with all and singular the tenements, hereditant to the second s The date of maturity of the deht secured by this instrument is the date, stated above, on which described property of any, part thereof, or any, interest, therein is taid, agreed to be expressed therein, or nerein, shall be come immediately due and payable. With the beneficiary is optioned of the beneficiary: then, at the beneficiary is optioned in the constructed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of this trust deed, granted agreed is the date of the security of the security of the security of grant agreed is the date of the security restriction thereon: (c) ioin in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of persons legally entitled thereto," and the recitals therein of any matters or facts thall mentioned in this paragraph shall be not less than 3. 10. Opon any dejault by grentor hereunder, beneficiary may at any time with due notice, either in person, by agent or by areasive role of pointed by a court, and enter upon and take possession of said profits, including those past due and enter upon and take possession of said profits, including those past due and including reasonable attorneys, fees and profits, including those past due and including reasonable attorneys, fees an order a beneficiary may determine. including reasonable attorney's fees subject to paragraph 7 hereoj upon any including reasonable attorney's fees subject to paragraph 7 hereoj upon any including reasonable attorney's fees subject to paragraph 7 hereoj upon any including reasonable attorney's fees subject to paragraph 7 hereoj upon any including reasonable attorney's fees subject to paragraph 7 hereoj upon any including reasonable attorney in such order as beneficiary may determine. 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The trust et all fix the therefore of the formation of the beneficiary of the trust steed by the and at any time prior to fixe days before the date hereby, thereupon the the beneficiary her trust deed and the obligation secured hereby by the trustees for the the beneficiary her trust devide and the obligation and the date at the trustee that grantor or other person as privileged by OR 204, may advertise and at any time prior to fixe days before with this obligation. When the sense of the truster including the cost of title with this obligation. 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When trustee tells pursuant to the powers provided herein, trustee shall compensation of the trust of all to payment of (1) the expenses of ale, including the and a veasonable charge by trustee's attorney the and a veasonable charge by trustee's attorney to the subsequent to the interest of the deed, (3) in all persons having recorded line of the provided to the trust deed as their interest they be and a veasonable charge by trustee's attorney. The subsequent to the interest of the trust deed, (3) in all persons having recorded line of the printing trustee in the trust deed as their interest they be subsequent to the interest of the printing the surplus. If any, to the grantor or to the successor or succets by law bank iterary may from time to time epopulat appoint depointed no provided with all title, without conversare to the substitution with the made by written instrument executed by bate fragment and batte and and by written instrument executed by the substitution when the deed and the place of proper appointment of the control of the successor in the control of the successor of the successor in the deed and the successor is the successor in the made by written instrument executed by batefic content and by arbiting the conducture proof and the county or countierconded in the property is situated that the conducture proof of the county or countierconded in the successor trustee. It is multially agreed that: 10 Kub 112 I 1.4. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it right of eminent domain or condemnation, beneficiary shall have the right, if the right of eminent domain or condemnation, beneficiary shall have the right, if the right of eminent domain or condemnation, beneficiary shall have the right, if the right of eminent domain or condemnation, beneficiary shall have the right, if the right of eminent domain or condemnation, beneficiary shall be accompensation for expenses and saturney's feest necessary of applied by it first upon any reasonable costs and sexpenses and attorney's feest hereby; an proceedings, and the balance & applied upon the indebiedness secured hereby; and proceedings, and the balance & applied upon the indebiedness secured hereby; and right or greater courts applied upon the indebiedness secured hereby; and right or greater obtain. The take such actions and executive anti- histoniary attor agrees and from time to time upon whiteens. At its own obtain the such affrom time to time upon 'writeens. The point of the met of from time to time upon 'writeense. The point enter and presentation of this deed and the note for sof beneficiary carse of full reconsections of proceediants, trustee may (a) consentability of any of any map or plat of said property. (b) join in granting any easement or creating any sectors. It is mutually agreed that: 12th day of

Richts

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perty is situated, shall be conclusive proof of proper appointment of the success site. 17. Trustee accepts this trust when this deed, duly executed and acknowledg made a public record is provided by law. Trustee is not obligated to notify a ty hereto of pending isale under any other deed of trust or of any action creating in which grantor, beneficiary or trustee shall be a party unless such action proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee Invi simple of said described real property and has a valid, unencumbered titled thereto

The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

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| 2115 - 10 mar | name thereto as a witness to said execution. |
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| | within instrument as a witness thereto, who being by me duly |
| | known to me to be the person whose name is subscribed to the |
| | the undersigned, a Notary Public in and for said County and State. |
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| their heirs, legatees, devisees, administrators, execu- lean the holder and owner, including pledgee, of the g this dead, and whenever, the context so vequires, the notudes the plural, <i>Junit2233</i> , NOJJ23Q, YINJO and the day and year first above written. I util midfight of the seventh day following the internation of the seventh day following the applied of interstate Land Sales Registration, f the Office of Interstate Land Sales Registration, | purposes. This deed applies to, inutes to the benefit of and binds all parties hereto, ors, personal representatives, successors and assigns. The term beneficiary shall m contract secured hereby, whether or not named as a beneficiary herein. In construmts intract secured hereby, whether or not named as a beneficiary herein. In construct intract secured hereby, whether or not named as a beneficiary herein. In construct intract secured hereby, whether or not and the neuter, and the singular number in resculine gender includes the leminine and the neuter, and the singular number in the option to cancel your contract or agreement of sale by notice to the seller you have the option to cancel your contract or agreement of sale by notice to the seller your section of the contract or agreement of sale by notice to the seller igning of the contract or agreement. |
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